```
mail them, we had to come and get them.
  1
                         And was this from -- resulted from
  2
                  Okay.
      the referral that Walker Regional and Dr. Shipman gave
  3
  4
      you?
                  Dr. Shipman.
  5
              Α.
                  Does this show your right hand, both views
  6
      of your right hand; is that correct?
  7
 8
              Α.
                  Right.
 9
                  THE COURT:
                               What date is on those?
                               February 27.
10
                  MR. PIAZZA:
                  MR. WILLFORD: I have no objection to
11
     those.
12
                  Now, these x-rays are marked Walker Regional
13
     but they're dated February 23. Why is that?
14
                  Dated the 23rd. Whoever the X-ray
15
              Α.
     technician is or whoever is operating that emergency
16
17
     room over there --
             Q.
                 You didn't go --
18
             Α.
                  I got out of jail and went straight over
19
     there, and that's on the 17th.
20
21
             Q.
                 All right.
                 They made an error on the date, but I had to
22
             Α.
     go back over there again, and I don't know how they --
23
     I'm over there on the 17th.
24
                 All right.
25
             Q.
```

```
As soon as I got out of jail is the day to
  1
  2
      the emergency I went.
  3
                  THE COURT:
                               Wait until he asks you another
      question.
  4
  5
                  Okay, Taz. You also picked up some medical
              Q.
      records?
  6
  7
                  Yes, sir.
              Α.
                  From that date?
 8
              Q.
 9
                  On that paper.
              Α.
                  That would have been the 17th; is that
10
              Q.
11
     correct?
                  That's correct.
12
              Q.
                  I'm going to show you these -- are these the
13
     records that you and Patsy picked up?
14
15
              Α.
                  The 2nd and 17th right there. I can't see.
                  I've got two sets of records here.
16
             Q.
17
             Α.
                  That is dated the 17th, and it shows my
     fingers right there where I got my finger marked.
18
                 How many times did you go back to Walker
19
20
     Regional?
                 I went on the 17th, and the next day I went
21
22
     back down there again because my finger ain't got no
     better, so he sent me to Princeton, and Princeton sent
23
     me to Brookwood.
24
                 So you went twice; is that correct?
25
             Q.
```

He gave me a pain shot. 1 Α. Yes. Were there several days in between your 2 Q. 3 trips? You just can't walk in over at 4 Α. Yes. Princeton and get an x-ray. You've got to call ahead 5 6 and get an appointment over there to get x-rays, and then you have to call ahead over at Brookwood to get to 7 see the doctor over there, because they've got 8 appointments. 9 John Mark, I'm sorry all this happened. 10 just want to let you know. It has nothing to do with 11 12 you. If there is no objection, I'm 13 MR. PIAZZA: going to show these to the panel. 14 MR. WILLFORD: I have no objection to those. 15 THE COURT: Okay. 16 Now, it's your testimony, Taz, that your mid 0. 17 finger -- your mid finger on your right hand was injured 18 as a direct result of the actions of Mr. Derane Ingle? 19 Correct. 20 Α. Is that correct? 21 Q. That's correct. Α. 22 23 Q. And when you went to see Dr. Ostrowski, he told you that it needed to be amputated. 24 He said it would cost me up to nearly a 25

```
1
      million dollars to even get it fixed in a straight
      position. I decided that I didn't want to walk around
  2
  3
      with it like that. He couldn't fix it unless he fixed
  4
      it straight. I said this is causing me so much pain
      that I left it up to him to make a decision, and he said
 5
 6
      the best decision he could come up with -- he don't like
      taking parts off of people. He explained that very,
 7
      very well to me. He does not like having to take toes
 8
     or fingers or whatever off of nobody. If he can save
 9
     them, that's what he's there for. He said the best
10
     thing was to remove it or I would have more trouble and
11
     more trouble out of it.
12
                 Do you have any use of your small finger and
13
     the next to the last finger there?
14
                 I got a little use in this one here and a
15
     little bit in those.
16
                 Now, prior to this incident --
17
             Α.
                 I got to where I can move this one some.
18
19
```

You see, it needs another surgery.

20

21

22

23

24

- Prior to this incident, did you have full use of all four fingers?
- I had some. I didn't have all the good use Α. of them. I'm just glad he didn't break my good hand.
- You didn't have all -- you didn't have full use of all four fingers on that hand?

1	A. I had all four fingers in contact, you know,
2	they were there.
3	Q. You've been injured before on that arm is
4	what you're testifying to?
5	A. Yes. I got cut right there (indicating).
6	Q. All right. And as a result of that cut you
7	lost some use of those fingers; is that correct?
8	A. Right.
9	Q. But you could still use them, they were
10	still functional?
11	A. I could pick up a little. I could pick up
12	maybe about five maybe four or five pounds with my
13	little finger.
14	Q. Let me ask you this: Did Mr. Ingle was
15	he aware that you had limited use of your right arm and
16	your right hand?
17	A. I don't know what he knew. He never asked
18	me nothing. He didn't know my condition, and like I
19	said, all he knew, he knew something was the matter with
20	my right arm.
21	Q. When you left the jail that day, were you
22	given anything or told what you were being charged with?
23	A. Yes. I was being charged with disorderly
24	conduct in bed asleep and resisting arrest.
25	Q. Resisting arrest and disorderly conduct, all

right. 1 While I'm at home asleep. 2 Α. 3 Q. My next question is when you moved from 4 Carbon Hill -- now, you heard Ms. Haley testify that most of those charges over there were dismissed. 5 she said that there was an agreement reached between the 6 7 prosecutor, yourself, and another party; what was that 8 agreement? 9 Α. Steven Thomas told me --That was the judge? 10 Q. 11 Α. Right. 12 So what was the agreement? Q. If I moved -- I got tired of going to jail. 13 Been taking me to jail all the time, going to jail. 14 got tired of going to jail, and I realized -- I wanted 15 16 to stay where I was at, and that Judge said -- I can't beat the police. 17 What was the agreement? 18 0. 19 Α. For me to move and he would drop all the 20 charges. 21 0. Now, how long had you lived in that house? Sixteen years. 22 Α. How many acres did you have? 23 Q. I lived there four years --24 Α. How many acres did you have?

25

Q.

I just had two lots. 1 Α. 2 Q. Two lots. Did you have a garden? 3 Α. I tried to have one. A friend helped me. He passed away, and I can't do it. 4 So you had to put your house on the market 5 and sell it? 6 Not really. It was mine and it was paid 7 for, but I sold it. I didn't have to put it on the 8 market. 9 You sold it? 10 Q. I sold it to some people about a block away 11 12 that needed it. They were hunting a place for a trailer, their daughter was, and so I sold it to her. 13 14 Q. Okay. Did you get a good market price for it? 15 Pretty decent price. Α. .16 Did you get the market value for it? 17 Q. 18 Α. Yes. Did you want to move or did you feel like 19 Q. you had to move? 20 I had a wonderful place. Why would I Α. No. 21 22 want to move from a pretty place to an ugly place I'm at 23 now. So you live in a trailer now? 24 Q. In a cheap trailer. 25 Α.

1 MR. PIAZZA: I think that's all the 2 questions I have for the time being. 3 THE COURT: Do y'all want to continue on 4 with cross right now? Does anybody need to take a break? 5 6 (Short break.) 7 CROSS-EXAMINATION BY MR. WILLFORD: 8 Good evening, Mr. Burch. You had testified 9 0. in your direct that you had been drinking, and I'm going 10 to talk about -- I guess this happened -- it was 11 actually the morning of the 16th, correct? 12 13 Α. Correct. Early in the morning of the 16th? 14 Q. 15 I didn't get home to about 9:30 or 10:00. Α. 16 That would have been on the 15th, correct? o. Right. 17 Α. 18 And you testified that you drank, you said, Q. 19 about four beers, correct? 20 Α. (Witness nods head.) When did you start drinking those beers? 21 Q. 22 Α. As soon as I got home. So that would have been about 9:30 --23 Ο. 24 Α. Something like that. -- that about right? And when would you 25 Q.

```
have finished the last one?
 1
                  Somewhere about 12:30, I guess.
  2
                  Okay. So between 9:30 and 12:30 you drank
 3
              Q.
      four beers?
 4
                  That's all I had in the refrigerator.
              Α.
 5
                  That's all you had in the refrigerator.
                                                             Did
              Q.
 6
     you drink anything besides beer that night?
 7
                  Other than meat I eat and I had drank some
              Α.
 8
     milk.
 9
                  Let me ask that question a better way.
10
              Q.
     you drink anything else alcoholic besides beer?
11
              Α.
                  No.
12
                  So four beers. Were you on any kind of
              Ο.
13
     medication at that time?
14
15
              Α.
                  Sure.
                  What kind of medication were you on?
16
              Q.
                  Some pain pills.
             Α.
17
                  Do you know what kind of pain pills they
18
             Q.
     were?
19
                  Darvocet 500 milligrams.
20
             Α.
                 And had you taken any of those Darvocets
             Q.
21
     that day?
22
23
             Α.
                 When I got home I took one.
                 You took one at 9:30; is that correct?
24
             Q.
             Α.
                 Yes.
25
```

```
And then you started drinking your beer at
  1
  2
      9:30, correct?
  3
              Α.
                   I was hurting.
                   How many of those Darvocets did you take?
  4
              Q.
  5
              Α.
                  One.
                  One Darvocet. Between 9:30 and the time
  6
              Q.
 7
      Deputy Ingle got there, did you take any more of those
 8
      Darvocets?
 9
              Α.
                  No.
10
              Q.
                  Did you take any other kind of pain
11.
     medication?
12
              Α.
                  No.
13
              Q.
                  Did you take any other kind of medication,
     period, between 9:30 and when Deputy Ingle got there?
14
15
              Α.
                  No, sir.
                  Had you taken any other kind of medication
16
             Q.
     that day --
17
18
             Α.
                  Yes.
                  -- before 9:30?
19
             Q.
20
             Α.
                 Yes.
                 What had you taken?
21
             Q.
22
             Α.
                  I had taken two different kinds of heart
     medication, Altace -- anyway, I brought all my medicines
23
     with me in case I couldn't pronounce the word.
24
                 Okay. But that was for your heart, correct?
25
             Q.
```

```
1
               Α.
                   Yeah. I had my daily script, I got to go
  2
      get my heart medicine, blood pressure medicine. I have
  3
      to take one cramp pill and --
  4
             · Q .
                   One what kind of pill? I'm sorry, I didn't
      hear that.
  5
  6
              Α.
                  Cramp.
  7
                  Cramp pill, okay.
              Q.
 8
              Α.
                  That time I thought I had --
                  (Short interruption.)
  9
10
              Q.
                  Now, while we were changing the tape you
     pulled an Albuterol inhaler out of your pocket?
11
12
              Α.
                  Yes.
13
              O.
                  And you were taking the Albuterol on the
14
     15th of February?
15
              A.
                  That's all the medicine I had.
16
              Q. Okay. And you had taken some of that
17
     Albuterol that day?
                  I have to take two aspirin too everyday,
18
19
     baby aspirin.
20
                 Do you recall reading the label on that
21
     Darvocet that you took?
22
             Α.
                 Yes.
23
                 Did it say anything about drinking alcohol
     with that medication?
24
                 It said it would enhance the effects of it.
25
```

```
Q.
                  And you drank a beer anyway?
  1
                  I drank beer and took one of them.
  2
              Α.
                  Did it enhance the effects?
              Q.
  3
                  Pain was still hurting.
  4
              Α.
                  Did you take any other kind of drugs?
  5
              Q.
                  No, sir.
 6
              Α.
                  Anything that would be illegal?
 7
              Q.
                  No, sir. The doctor said take one if you
 8
              Α.
     want to.
 9
                                Taz, just answer his
10
                  MR. PIAZZA:
     questions.
11
                  Now, I think you testified that you got into
12
     a little argument with your wife, is that correct, after
13
     you got home?
14
                 Nicky nack.
15
             Α.
                 Nicky nack.
16
             Q.
                 Nicky nack.
17
             Α.
                 Do you remember I think you testified it
             Q.
18
     was about her wanting to go to bed and you not wanting
19
     her to go to bed?
20
                 Yes. I wanted her to stay up with me.
21
     wanted to go to bed. I decided -- I don't know why, I
22
     have a bad habit of calling 911 when I lived where I
23
     did. Lived for 15 years over there trying to get that
24
     farm moved. I went to jail over one of them phone calls
25
```

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trying to get the farm moved, but I just had grown a bad
 habit of dialing 911. And they told me at mental health
 that I had bipolar disorder. It would cause me to do
stuff like that. Silly stuff. Never really hurt
nobody.
             Was that the only thing that you were
arguing about was her staying up?
                  I wanted her to stay up with me and
        Α.
she won't.
            And so you called 911 because of that?
        Q.
            Yeah. I said, "Well, I'm going to bed."
hung the phone up and she got on the other phone, was
talking, said, "We don't need nobody out here. We're
not fighting. He is going to bed."
        Q.
            All right. Do you recall telling the
dispatcher you wanted her out of your house?
            Yes, sir.
        Α.
            Why did you want her out of the house if you
wanted her to stay up with you?
            I reckon I stayed up farting around and
stupid.
        Q.
            Okay.
            Just stupid, something stupid. It was no
        Α.
meaning to it at all.
```

Do you recall telling her or telling the

dispatcher that you were going to hit your wife if they 1 2 didn't come get her out? I wouldn't hit her for a million dollars. 3 That wasn't my question. Did you tell the Q. 4 dispatcher that you were going to hit her if they didn't 5 come get her out of your house? 6 No, I never told the dispatcher I was going 7 Α. to hit her. 8 You never told the dispatcher that? 9 Q. No. Α. 10 You never told the dispatcher that? 11 . Q . I didn't tell them that I was going to hit 12 Α. her. 13 I'm not talking about her. Did you tell the 14 Q. dispatcher that you were going to hit your wife? 15 I never hit her and I never will. 16 Α. You're not answering my question. 17 Q. I didn't tell the dispatcher I was going to 18 Α. hit her. 19 Okay. That's the answer. 20 Q. It never crossed my mind. Α. 21 You said just a minute ago that you had been 22 Q. diagnosed as being bipolar? 23 Yes, and schizophrenia. 24 Α. Do you take any kind of medication for that? Q. 25

```
1
               Α.
                   Yes, I was taking it.
  2
               Q.
                   Were you taking it that night?
  3
               Α.
                   Look that stuff made me so goofy, I just
      laid off of it because I can't walk around on -- I got
  4
      to be at myself.
  5
  6
                  Listen to my question. Did you take any of
  7
      that medication for your bipolar disorder that night,
      February 15?
  8
  9
              Α.
                  No.
 10
              Q.
                  How long had you been off of it on February
      15?
 11
12
                  Pretty good while.
              Α.
13
              Q.
                  Months?
14
                  Everything they give me didn't have my name
              Α.
     on the label or how --
15
16
                  MR. PIAZZA: Just answer his question.
                  It came in boxes --
17
              Α.
18
                  MR. PIAZZA: Taz, just answer his question.
19
             Α.
                  Give me so much of it I just throwed it
20
     away.
                  How long had you been off of it on February
21
             Q.
22
     15?
23
                 I couldn't tell you that. I can't remember
24
     days.
25
             Q. Was it months, was it a period of months?
```

Α. Probably a month. 1 A month? 2 Q. Something like that. 3 Α. Did you tell your doctor you were getting Ο, 4 off the medication? 5 I hadn't got in touch -- I went down Α. No. 6 7 and got in touch with him. He was supposed to write my lawyer a letter explaining my condition that I didn't 8 know I had. He said he would. I don't know if he sent 9 it to him. 10 What's that doctor's name? 11 Q. David Dixon. Α. 12 Dennison? 13 Q. Α. David Dixon. 14 So you're not on any kind of medication for 15 Q. 16 your bipolar disorder now? Correct. I'm on medicine for it. 17 Α. You are now? Q. 18 Α. Yes. 19 Today? 20 Q. Α. That's right. I got -- I didn't even have a 21 doctor to go to besides the Oakman Clinic and mental 22 health, but I got on this H.M.O. I got Dr. Tai, is my 23 family doctor. Since this happened I have been seeing 2.4 Dr. Miller over here. He's an orthopaedic specialist. 25

2

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19

20

21

22

23

24

```
Okay. But you now today are taking
         Q.
medication for your bipolar disorder; is that correct?
            Right. You say I take it -- I take three
Xanax tens a day.
            Do you take anything else?
        ο.
            Three pain pills a day, Lortab 50.
        Α.
            Have you taken those pills today?
        Q.
            I took one when I get up and one of my cramp
pills and my heart medication, and I took one of Xanax
and the cramp pill at around 12:00.
            And have you had anything to drink alcoholic
today?
            Coming down here, no.
            Just want to make sure we weren't
        0.
exacerbating any effects.
            Have you ever been voluntarily committed to
a mental institution?
            Not that I recall. I did check myself into
Pierson Hall.
        O. When was that?
            Stayed 33 days.
        Α.
        Q.
            When?
            I can't remember the date of that. Let's
        Α.
     Somewhere in '97 -- '96 to '97, somewhere in
       Social Security office sent me there.
there.
```

everything was fine.

ì	
	Q. Okay. I want to make sure I understand the
	sequence as far as the call to 911 is concerned, that
	morning of the 16th. You said you got into a little bit
	of a I think you phrased it as a nick mack with your
	wife about her not wanting to stay up with you, right?
	A. No screaming, no fussing, no hollering, no
	fighting, just talking like you're talking to me.
	Q. So you called 911, correct?
	A. It was a bad habit I have.
	Q. And you told them that you wanted her out of
	your house, correct?
	A. Well, I told her that but, you know, she
	said something and I said, "Well, I don't blame you.
	You're my wife." She spent the night with me, and she
	plainly told him we didn't need
	Q. We're not to that point yet, Mr. Burch,
	we're not to that point yet. I'll get to it in a
	minute.
	A. She's still with me. I ain't never hit
	her.
	Q. And you went to bed right after that
	conversation with 911, correct?
	A. She was on the phone with them trying to
	tell them we didn't need no officer out here and

1 Q. Why did you go to bed after that? 2 Α. Because I was sleepy. 3 Q. Your were tired? It was 3:00 o'clock in the morning, about 4 Α. 5 2:30. So you went to sleep, correct? 6 Q. 7 Yes. I was tired. Α. 8 And what was the next awareness that you Q. 9 had? What was the next thing that you knew about? 10 That man right there, Derane Ingle, cussing Α. in my living room, screaming and cussing and hollering 11 12 at my wife, hollering at me to get out of bed, you come 13 in this living room. 14 Ο. Did he come into your bedroom? He didn't come down to the bedroom. He just 15 Α. kept staying in the living room. 16 17 So when you say in your complaint that he 0. woke you, you mean by his voice; is that correct? 18 Bad loud voice, bang and hollering. It 19 scared my wife, and I didn't know what in the world was 20 21 breaking lose in there, but he was hollering. 22 Q. What specifically did he say? 23 Well, to me at that time the only words he Α. 24 said to me when I said --25 I'm not asking what he told you. You said

that you woke up when you heard him out in your living 1 2 room. What did you hear him say? I didn't hear what he said after that. 3 You'll have to ask my wife because she met him outside. 4 Okay. So then at that point you got up and 5 went out in the living room to see what was going on, 6 7 correct? He followed her in the house. She thought 8 he was going to leave and he barged right in behind her, 9 didn't ask could he come in. He just barged on in 10 11 behind her. But you didn't see that, did you? 12 Ο. 13 Α. She did. I'm asking you what you saw. You didn't see Ο. 14 that. 15 I didn't see it. He was the first face I Α. 16 seen when I come out of my bedroom, standing up, jumping 17 up and down in my bedroom raising all kind of --18 Follow my question, Mr. Burch. You heard 19 the noise out in the living room. Then you got up to go 20 see what was going on, correct? 21 Right. 22 Α. When you got out into the living room, what 23 24 did you see? I seen him standing in the middle of my 25 Α.

2

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living room, and he said, "Your ass is going to jail."
And he reached behind Patsy and sprayed me with that
stuff. Didn't tell me why I was going to jail, and I
didn't know until John Mark got back to work.
             How did you come out of the bedroom?
            Well, I come out of my bedroom and walked up
the hallway. It's got a hallway in the trailer in there
to the living room.
            Did you run?
        Q.
            No.
        Α.
            Where were your hands?
        Q.
            When I came in there my hand was just like
        Α.
this (indicating), and I was standing there in my
underwear.
            You walk like this?
        Ο.
            I had my hands just like this (indicating).
            When you were walking up towards him you had
        Q.
your hands like this?
            I was walking down the hallway like this
(indicating), and I put my hands like this thinking, oh,
me, you know.
            All right. I think you testified that you
had a bandage on your right hand, correct?
            I had it on that Sunday the 15th.
        Α.
```

For the thumb?

Q.

```
Q.
                   The Bank of Carbon Hill wrote this?
  1
  2
              Α.
                   (Witness nods head.)
                  Who at the Bank of Carbon Hill wrote this?
  3
              Q.
  4
              Α.
                  A Notary Public.
                  Did she notarize it, the Notary Public at
  5
              Ο.
      the Bank of Carbon Hill?
 6
                  She should have.
 7
              Α.
                  Okay. You're saying -- there's supposed to
 8
              Q.
     be a notary mark on here, correct?
 9
10
              Α.
                  Yes.
                  What I'm asking you is who wrote this, not
11
              Q.
     who notarized it, but who wrote this?
12
                  All I can tell you the banker's secretary.
13
              Α.
                  How did the banker's secretary know what to
14
     say in here?
15
                  Because I already had it jibbered down on
16
     paperwork for her to go over.
17
                  Okay. So you wrote it down, you handwrote
18
19
     it?
                  Correct.
20
             Α.
21
             Q.
                 And she typed it into that?
             Α.
                 Yes.
22
                 Is that right?
23
             Q.
             Α.
                 Correct.
24
                 Okay. And did she put down then in here
25
             Q.
```

```
everything that you said in your handwritten notes?
  1
                  I don't know if he's got that -- that may be
  2
              Α.
      a copy. I don't remember, but I think she pretty -- I'm
  3
      pretty well sure she notarized it and didn't charge me
      for doing it, but she said she wouldn't do it again
 5
      because she must be some kind of kin folks with him and
 6
 7
     has to work at the bank and the bank gets paid to do
 8
     that.
                  Did she put down everything in this
 9
10
     document, this complaint, that you told her to put in
11
     there?
                  I think she kind of mixed one thing just a
12
             Α.
     little.
13
                  So she put everything in there that you had
14
             Q.
     in your handwritten notes, correct?
15
                 All except pushed me down in the jail and
16
17
     throwing cold water on me.
                 Okay. And the date on this is March 12,
18
     2004, right?
                   That's when you had this prepared.
19
                 Yes. It took me a little while to get --
             Α.
20
21
             Q.
                 Okay.
22
             Α.
                 -- the paperwork going.
                 That's fine.
23
             Q.
                 And get me a good lawyer.
24
             Α.
                 And you reviewed it before you signed it,
```

Q.

1 correct? Correct. 2 Α. Signed it in front of a Notary and 3 everything on here is true and correct? 4 A Notary Public. Α. 5 And you understood that when you signed it 6 Q. that everything on here was true and correct; is that 7 right? 8 She put her name, but it came from the Bank 9 of Carbon Hill and I think her name was Sheila. Patsy 10 can tell you who it is. 11 O. Let me leave that and let me ask you, does 12 it say anything in there about Deputy Ingle spraying you 13 with pepper spray? 14 Yes. I forgot to put that in here. 15 was one thing I forgot to put in here. 16 Does it say anything in there about him 17 Q. punching you in the ribs as he was trying to take you 18 out of the car? 19 I know I forgot to put him spraying all that 20 stuff on me. I meant to. Forgot to put that in there. 21 Like I said, I've got a sixth-grade education. I done 22 23

Like I said, I've got a sixth-grade education. I done the best I could, and it might not be in here, but Patsy seen it. It's all over the ground. It's all over me. He sprayed me with it. He admitted spraying me with it.

24

1 That's good enough for me, but he ain't even admitted 2 spraying me with it. 3 But your testimony is -- Mr. Burch, your 4 testimony is that he sprayed you basically from the living room all the way out to the car and sprayed you 5 again and sprayed you in the jail? 6 7 Α. Sprayed me in the police car, sprayed me 8 some more, sprayed -- I thought when is he going to run out of spray. 9 And as much as he sprayed you --10 Q. Α. That stuff hurt. 11 12 ο. That wasn't something that stuck out in your 13 mind to put in your complaint? 14 Α. Well, I've got a sixth-grade education and I'm prone to make a little bitty mistake like that. 15 Okay. 16 Q. 17 It was brought to my attention by my brother, you didn't put that in there. Well, he was on 18 19 probation when they hired him and this happened before 20 his probation was up, and done had this so we just tookwhat I could get gathered up. I have a sixth-grade 21 22 education, not no high school education. 23 Does that affect your ability to feel pain? Q.

That affects my ability to write and put

24

25

Α.

down stuff on paper.

1	Q. Does that affect your memory?
2	A. No. I've got a good memory.
3	MR. PIAZZA: I'm going to have to object to
4	this. He's arguing with the witness.
5	THE COURT: He's just cross-examining him.
6	Let's go ahead.
7	Q. When you came out of the bedroom and saw
8	Deputy Ingle in your living room, did you tell him he
9	wasn't wanted in your house?
10	A. I didn't say that. I said, "My past has
11	come to haunt me."
12	Q. Did you ask him to leave?
13	A. I didn't have time to. He told me to sit
14	down and reached around there and sprayed me with that
15	stuff, and I couldn't see nothing, turn me around and
16	started throwing me every which way.
17	Q. So it's make sure I understand. The only
18	thing that you said was, "Oh, Lord, my past is coming
19	back to haunt me." You didn't say anything else?
20	A. He admitted spraying me with it. It might
21	not be in here, but he had done admitted spraying me
2 2	with it. I might have forgot to put it in there.
23	Q. Mr. Burch, we're moving beyond that. I'm
24	just wanting to make sure that I understand what it was
25	that you said when you came of the bedroom. The only

```
thing that you said before you got sprayed was, "My,
  1
  2
      God, my past is coming back to haunt me."
                  "My past is coming back to haunt me."
  3
      I moved away from him.
  4
              Ο.
                  Just like that. Did you raise your hands?
 5
                  I put it over my eyes like that, and I said,
 6
              Α.
      "Oh, me." I was in my underwear and that's all I had
 7
 8
     on.
                  Was your hands still over your eyes when you
              Q.
 9
     got sprayed?
10
                     He hit me right square in the eyes with
                 No.
11
     it because I wasn't expecting it. My eyes was opened
12
     that big when he hit me, but I couldn't see.
13
14
                 Did you threatened to whop his ass?
                 He said I pushed him.
15
             Α.
                 I'm not asking you what he said.
16
                 I can't push him between my wife and him.
17
             Α.
     I'm not about to push my wife.
18
                 Mr. Burch, answer my question.
19
             Q.
                              Mr. Burch, listen, he asked a
                 THE COURT:
20
     simple question --
21
22
             Α.
                 I didn't push him. I didn't threaten him.
                 THE COURT: Answer his questions like that
23
     and we'll get through this a lot quicker. Listen to him
24
     and answer his questions.
25
```

1	Q. Did you look at any clock in the living
2	room?
3	A. I looked at him and then I said, "Oh, my
4	past has come back to haunt me," and hit me in the face
5	with that and after you get sprayed in the face with
6	that, you're not going to see no clock, no watch.
7	Q. Before you got sprayed, did you look at a
. 8	clock?
9	A. Nun-uh. I done been asleep when he got in
10	there hollering and screaming.
11	Q. Sir, it's a simple question. Did you look
12	at a clock before you got sprayed?
13	A. I didn't look at a clock before he sprayed
14	me.
15	MR. PIAZZA: He's answered the question.
16	He's asked it about three or four times. He's
17	answered it.
18	THE COURT: He qualifies it every time.
19	It's kind of hard to follow what he's saying.
20	A. I didn't look at the clock.
21	Q. At some point in time Deputy Ingle placed
22	you in handcuffs, correct?
23	A. (Witness nods head.)
24	THE COURT: Now you're doing better, but
25	say it where this lady can write it down. That nod

1 would be yes. THE WITNESS: Okay. 2 THE COURT: Well, answer his questions. 3 Were you placed in handcuffs? 4 Q. Α. Yes. 5 And it was your testimony that he handcuffed 6 0. you behind your back; is that correct? 7 That is correct. Α. 8 When he placed the handcuffs on you, were 9 Ο, you standing up or were you on the floor? 10 Α. I was standing up. 11 Did you cooperate with him? Ο. 12 Yes. Α. 13 And then he took you outside the trailer, 14 Q. correct? 15 Throwed me. Α. 16 And put you in the car? Q. 17 Not yet. He throwed me back in the house. Α. 18 That's when you got a coat; is that right? 19 Q. Patsy got a pair of pants on me and she Α. 20 throwed a t-shirt on me. 21 Back outside the trailer. Q. 22 A. Throwed me back out again, pushing me down 23 all the way to the car. About 35 feet of pushing me 24 down, told me to get in the car. I couldn't see how to 25

get in no car. 1 Q. And while he's pushing you, he's still 2 continuing to spray you with the spray? 3 Correct. It's all over the driveway. 4 Α. Q. And he put you in the car at that point? 5 Got me in the car. 6 Α. Did you cooperate with him getting you in 7 Q. the car? 8 I couldn't help but cooperate with him Α. 9 getting me in the car. 10 Do you remember him putting his hand on your 11 head helping your head get inside the car? 12 All I remember is him just shoving me in 13 Α. 14 there. Did you hit your head on anything when you 15 Q. were going in there? 16 I ain't for sure if I hit my head on 17 anything going in there. I get slung around like a rag 18 19 doll. And you testified that he did not put a 20 seat belt on you; is that right? 21 He did not put a seat belt on me so help me 22 Α. God. 23 And as he's taking you back towards the 24 jail, you said he kept slamming on the brakes and making 25

```
you hit that screen?
 1
                 Yes.
             Α.
 2
                 What part of your body hit the screen?
             0.
 3
                 Several parts.
                                  Head.
             Α.
 4
                 Did your face?
             ο.
 5
                 (Witness nods head.)
             Α.
 6
                 Your forehead?
 7
             Ο.
                 Yes.
             Α.
 8
                 Did you suffer any injuries as a result of
             Ο.
 9
     that?
10
                 I had some bruises and knots.
             Α.
11
                 All right. I refer you back to your
             Q.
12
     pictures that you took and testified to, the day after
13
     you were released from jail. I've got two pictures of
14
     you here, and both of them show your face pretty good.
15
     Show me on there where your bruises are from hitting
16
     that screen.
17
                 Well, they're mostly in my hairline on top
18
     of my head. See, I was like that (indicating). I got
19
     it this way and I got it that way. In my hairline there
20
     were knots and bruises but you would have to, you know,
21
     sit down and look through my hair to see it.
22
                 Now, you just testified, though, a minute
23
     ago that your face hit the screen too.
24
                 My face hit the screen too.
25
```

Q. Did you yell at him?

24

25

A. He had it in his mind to kill me anyhow.

24

- I was a dispatcher for three years. I know something about dispatching, or two and a half years. He had to call back in right then. They wanted to know how long -- how come it was taking him so long to get to the jail house. He said he run into traffic. There was no traffic on that back road. He was going to make it look like I escaped and then pop a cap in me.
  - He didn't shoot you, though, did he?
- He would have if he got me out of the car and I done my handcuffs, he shot me. I knew this because he had a buddy he practiced with. Dan Tucker shot a man -- one of his buddies, Dan Tucker, shot and killed, and didn't ask him. His own buddy. They had a kung fu shop together, was working together and he shot
- When you got to the jail, did you tell anybody at the jail that Deputy Ingle had abused you?
  - When I got the opportunity.
- I told the nurse. I told Lonny I wanted to Α. know what I was in there for, couldn't figure out what I was in there for, until John Mark got back on Tuesday And he said, you look rough, so he got the the 16th.

nurse. 1 So you told the Sheriff; is that right? 2 I didn't -- I didn't get in contact with Α. 3 My brother left a message with John Mark's John Mark. secretary for John Mark to call my brother back. 5 wanted me checked on to see if I was beat up before they 6 let me out of jail. 7 Let me see if I can maybe help just a little 8 0. What I'm looking to see is when you got to the 9 jail on the morning of the 16th, you testified that you 10 told the nurse. 11 I didn't get to see the nurse till the next 12 morning when Lonny Devito came on. 13 Okay. But that still would have been the Ο. 14 16th, correct? 15 Yes, that would have been the 16th. 16 Because all this happened on the morning of 17 the 16th, the early morning hours, right? 18 The nurse got to come see me around True. 19 I couldn't see the watch. 9:00 o'clock I guess. 20 Lonny come on checking prisoners, he opened my door and 21 he thought I was dead because I was balled up in a ball. 22 Did you tell Mr. Devito about what had 23

happened with Deputy Ingle?

Yes.

Α.

24

What did you tell him happened? 1 Q. I told him the same thing I've been telling Α. 2 all of y'all; he come to check out a call and come 3 hollering and screaming in my house. He was not 4 invited. 5 Let's not go back through it. You told Mr. 6 Devito everything that you had testified to tonight? 7 My wife asked him to leave three or four Α. 8 times. 9 Mr. Burch, I'm just asking you what you told ο. 10 Mr. Devito, and I think you said that you told him 11 everything you testified to here, right? 12 You need to see the nurse. He went and got Α. 13 the nurse. 14 And then you told the nurse, right? 15 Q. I didn't have to tell the nurse. She looked Α. 16 17 at me --Mr. Burch, look, you run these THE COURT: 18 answers way out real long and they're not really 19 responsive. Listen to his question and try to 20 answer the best you can. 21 I try to answer the best I can. 22 Did you tell Nurse Gold what Deputy Ingle Q. 23 supposedly did to you? 24 That's correct. Α. 25

That nurse? 1 Α. 2 Q. You don't recognize the name? The first time I ever met him I was naked. 3 Α. 4 Nurse Gold, have you had any kind of history Q. with her, negative history? 5 6 Never seen her before in my life until then. Donald Shuggart, ever had any kind of 7 negative history with him? 8 Unless he was one -- that jailer having fun 9 with me. 10 11 Q. I'm not asking you about that night. talking about any time before that. 12 I don't know that man's name. 13 All right. I'm curious about something that 14 15 you testified to earlier when you said that the 16 Sheriff's Department knew that they shouldn't have sent Deputy Ingle to your house. 17 18 A. Correct. 19 How should they have known that? He should have told them I had problems in 20 the past with him, and if there was another officer on, 21 2.2 he should have sent another officer. 23 Q. You're confusing me with your pronouns here. Which he are you talking about? 24 He done had in his head he was going to do 25 Α.